Rev. 12/15/11

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE	:	CHAPTER	.13	
John Chladni Diane Chladni Debtor		_	15-17950	
Deptor	:	(III	aicate ii applicante	,
	:		ORIGINAL	PLAN
	: //	modified	-AMENDED I	PLAN
YOU	R RIGHTS WILL I	BE AFFECT	ED	
If you oppose any provision may be confirmed and becommend written objection is filed be filing of the plan	come binding on you v	without furthe	r notice or hearin	g unless a
PLAN PROVISIONS DIS	CHARGE: (Check o	one)		
The debtors will see	k a discharge of debt	s pursuant to	Section 1328(a).	
	eligible for a discharg a discharge described		ecause the debtor	s have
NOTICE OF SPECIAL P	ROVISIONS: (Chec	k if applicab	le)	
by the Chapter 13	special provisions tha standing trustees in the ER PLAN PROVISIO	e Eastern Dist	trict of Pennsylva	rd plan as recommended nia. Those provisions are
1. PLAN FUNDING AND LEN	GTH OF PLAN			
A. Payments by the deplan payment will beg	btors of \$in no later than 30 day	per monors following the 13.	th for ne date of the filir	months. This monthly g of the bankruptcy

B. es (d	. In addition to stimated amoun lescribe propert	the above specified plan payme t of sale proceeds as follows: \$_ y)	nts, the debtors ag	ree to d from 11 sales	edicat m the will b	te to the plan the sale of property be completed by
0	ther lump sum	payments shall be paid to the tru	stee as follows: _			
0	ther payments	from any source (describe specif	ically) shall be paid	d to the	truste	ce as follows:
A. SECURE A. fo	remaining plus other (2) The plus other (3) The dadjusted of the debtors of the d	d plans: plan payments by the debtors sha (2000) added to the new monthly g 400 months of the plan for a to r payments and property stated it payment amount shall change efficients shall take appropriate act to conform to the terms of the an are responsible for funding the p e Protection Payments under Sec ts will be paid by the debtor to the quate protection payments from the onfirmation of the debtors' Chap ing adequate protection payment	payment in the amount, an Paragraph B aborective Augustion to ensure that an ended plan. Solan. Stion 1326. Adequate trustee. The trustee trustee. The trustee debtor. Adequate the 13 Plan, and an ended are 13 Plan, and an ended base debtor.	ount of us amen ve.	ded, of the attack	payments in the urse pre- filed as soon as payments to a creditor
Name of Credi	tor	Address of Creditor	Account #	Paym	ent	Month of 1 st Payment
				\$		
				\$		

B. <u>Mortgages and Other Direct Payments by Debtors</u>. Payments will be made outside the plan according to the original contract terms, with no modification of contract terms and with liens retained.

Name of Creditor	Description of Collateral	Contractual Monthly Payment	Principal Balance of Claim	Contract Rate of Interest
JP Morgan Chase POC# 3-1	ole at 1340 Butztown Rd, Bethlehem, PA	\$1756.57	\$312,666.00	%
		\$	\$	%
		\$	\$	%
		\$	\$	%
		\$	\$	%

C. Arrears

Name of Creditor	Description of Collateral	Pre-Petition Arrears to be Cured	Interest Rate	Total to be paid in plan
TP Morgan Chase POC#3-1	rle at 1340 Butztown Rd, Bethlehem, PA	\$41,642.00	%	\$41,642.
		\$	%	\$
		\$	%	\$
		\$	%	\$
		\$	%	\$

Case 15-17950-ref Doc 49 Filed 06/28/17 Entered 06/28/17 11:03:28 Desc Main Document Page 4 of 8

D. <u>Secured Claims Paid According to Modified Terms</u>. These amounts will be paid in the plan according to modified terms, and liens retained until entry of discharge. The excess of the creditor's claim will be treated as an unsecured claim. Any claim listed as 'NO VALUE' in the "Modified Principal Balance" column below will be treated as an unsecured claim. A MOTION AND/OR AN ADVERSARY ACTION, AS APPROPRIATE SHALL BE FILED UNDER SECTION 506(a) TO DETERMINE THE EXTENT, VALIDITY, AND PRIORITY OF THE LIEN.

Name of Creditor	Description of Collateral	Modified Principal Balance	Inter Rat		Total Payment	Plan* or Adversary Action
		•		%	\$	Plan
		\$		70		Adversary
		\$		%	\$	Plan
		Ψ			/0	Ψ
		\$		%	\$	Plan
				/0	Ψ	Adversary

E. Other Secured Claims.

Name of Creditor	Description of Collateral	Principal Balance of Claim	Interest Rate	Total to be paid in plan
JP Morgan Chase (post-petition arrears per Stipulation)	tle at 1340 Butztown Pd, Bethlehem, PA	\$12,296.00	%	\$12,296.02
		\$	%	\$
		\$	%	\$

F. Surrender of Collateral:

Name of Creditor	Description of Collateral to be St	ırrendered

Case 15-17950-ref Doc 49 Filed 06/28/17 Entered 06/28/17 11:03:28 Desc Main Document Page 5 of 8

G. <u>Lien Avoidance</u>: The debtors move to avoid the liens of the following creditors pursuant to Section 522(F):

Name of Creditor	Description of Collateral	·
	·	

3. PRIORITY CLAIMS

A. Allowed unsecured claims entitled to priority under section 507 will be paid in full with the exception of certain assigned Domestic Support Obligations that may be paid less than 100% pursuant to section 1322(a)(4).

Name of Creditor	Tot	al Payment
	\$	
	\$	
	\$	

- B. Administrative Claims:
- (1) Trustee fees. Percentage fees payable to the trustee will be paid at the rate fixed by the United States Trustee, not to exceed 10%.
- (2) Attorney Fees. In addition to the retainer of \$ \(\lambde{100.00} \) already paid by the debtors, the amount of \$ \(\frac{4650.00}{100} \) in the plan.

4. UNSECURED CLAIMS

A. <u>Claims of Unsecured Non-Priority Creditors Specially Classified</u>. Includes unsecured claims, such as co-signed unsecured debts, that will be paid in full even though all other unsecured claims may not be paid in full:

Name of Creditor	Reason for Special Classification	Amount of Claim	Interest Rate	Total Payment
		\$	%	\$
		\$	%	\$

,	Case 15-17950-ref Do		Entered 06/28/17 age 6 of 8	11:0	3:28	Desc Main
•	B. Claims of General Unsecure	d Creditors. The debtors es	timate that a total of \$		0	will be
	available for distribution to unse					
	must be paid to unsecured credit debtors calculate that a minimum	ors in order to comply with	the liquidation test to	r confi	rmation riority c	and the
	order to comply with the Means		be part to ansociated,	поп-р	iloiity o	
	C. Funding (check one) Pro Rata					
	leanud	A CAST A	6			
5. E	XECUTORY CONTRACTS Al A. The following executory con			netitio	n arrear	s to be cured
	in the plan) or rejected (so indicate		are assumed (and pre-	penne	ni aireai	s to be cured
	in and prime, or regarded (see many	,				
	Name of Creditor	Reason for Special Classific	ation Amount Claim	of I	Interest Rate	Total Payment
			\$		%	\$
			\$		%	\$
6. C	THER PLAN PROVISIONS:					
	A					
			Stade Sense stade on the Armadous or your black and the Armadous property of the Armadous proper			
	В.			-	The bands on suppression of the bands of the	concentrate frameworks to
	C					
			Parada parada de de esta de la composição			and the same of th
	D				Procedural photostack pages in the mily observed	nevoluti dissenti inspiriment.
	Е.					nganigkangkangkangkangkangkangkangkangkangkan
	F					CONTROL CONTROL OF VIOLENCE OF
						millionessa maringarigady*
	G.					action of the Control
				-		
						totabiquismo (EPPATORIA)
	I.					

Case 15-17950-ref Doc 49 Filed 06/28/17 Entered 06/28/17 11:03:28 Desc Main Page 7 of 8 Document

7. ORDER OF DISTRIBUTION:

Payments from the plan will be made by the trustee in the following order:
Level 1:
Level 2:
Level 3:
Level 4:
Level 5:
Level 6:
Level 7:
Level 8:
If the above Levels are not filled-in, then the order of distribution of plan payments will be determined by the trustee using the following as a guide:
Level 1: Adequate protection payments.
Level 2: Domestic Support Obligations.
Level 3: Debtors' attorney's fees.
Level 4: Priority claims, pro rata.
Level 5: Secured claims, pro rata.
Level 6: Specially classified unsecured claims.
Level 7: General unsecured claims.
Level 8: Untimely filed unsecured claims to which the debtors have not objected.
8. REVESTING OF PROPERTY (CHECK ONE)
Property of the estate will vest in the debtors upon confirmation
Property of the estate will vest in the debtors upon closing of the case.
GENERAL PRINCIPLES APPLICABLE TO ALL PLANS

- 1. All pre-petition arrears and cramdowns shall be paid to the trustee and disbursed to creditors through the plan.
- 2. If a pre-petition creditor files a secured, priority or specially classified claim after the bar date, the trustee will treat the claim as allowed, subject to objection by the debtors. Claims filed after the bar date that are not properly served on the trustee will not be paid. The debtors are responsible for reviewing claims and filing objections, if appropriate.
- 3. In the event that any creditor in any class refuses any disbursement from the standing trustee, the standing trustee shall be authorized to disburse those funds to other creditors in the same class, or if all such similarly classified creditors have already been paid, to other creditors in the next level of priority, without seeking a modification of the plan.
- 4. If debtors are successful in obtaining a recovery in any personal injury or other litigation in which debtors are the plaintiffs during the term of this plan, any such recovery in excess of any applicable exemption will be paid to the trustee as a special plan payment, in addition to debtors' regular plan payments, for the benefit of the unsecured creditors.

Case 15-17950-ref Doc 49 Filed 06/28/17 Entered 06/28/17 11:03:28 Desc Main Document Page 8 of 8

Dated: 6/27/17

15/ Barton Knochenmus, Esq. Attorney for Debtors

15/ John Chladni

Debtor

151 Diane Chladni

Joint Debtor